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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO		
10/615,615	07/08/2003 Clemens Hendricus, M. Kocken		2183-6041US	8276	
²⁴²⁴⁷ TRASKBRITT.	7590 02/24/201 P.C.	EXAMINER			
P.O. BOX 2550		HIBBERT, CATHERINE S			
SALT LAKE CITY, UT 84110			ART UNIT	PAPER NUMBER	
			1636		
			NOTIFICATION DATE	DELIVERY MODE	
			02/24/2010	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

USPTOMail@traskbritt.com

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/615,615	KOCKEN ET AL.	
Examiner	Art Unit	

	CATHE	RINE HIBBERT	1636	
The MAILING DATE of this communication	n appears on t	he cover sheet with the	correspondence add	ress
THE REPLY FILED <u>25 January 2010</u> FAILS TO PLACE	THIS APPLICA	TION IN CONDITION FO	R ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to application, applicant must timely file one of the folk application in condition for allowance; (2) a Notice of for Continued Examination (RCE) in compliance with periods:	o or on the sam lowing replies: (of Appeal (with	e day as filing a Notice of 1) an amendment, affidat appeal fee) in compliance	Appeal. To avoid abar vit, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
a) The period for reply expiresmonths from the b) The period for reply expires on: (1) the mailing date of no event, however, will the statutory period for reply expires on: (2) the mailing date of no event, however, will the statutory period for reply expired by Examiner Note: If box 1 is checked, check either box MONTHS OF THE FINAL REJECTION. See MPEP 7	of this Advisory A expire later than s k (a) or (b). ONLY	ction, or (2) the date set forth SIX MONTHS from the maili	ng date of the final rejection	n.
Extensions of time may be obtained under 37 CFR 1.136(a). The have been filed is the date for purposes of determining the periounder 37 CFR 1.17(a) is calculated from: (1) the expiration date set forth in (b) above, if checked. Any reply received by the Offic may reduce any earned patent term adjustment. See 37 CFR 1. NOTICE OF APPEAL	od of extension ar of the shortened ice later than thre	nd the corresponding amoun statutory period for reply ori	t of the fee. The appropria ginally set in the final Offic	ate extension fee e action; or (2) as
2. The Notice of Appeal was filed on A brief in filing the Notice of Appeal (37 CFR 41.37(a)), or an Notice of Appeal has been filed, any reply must be AMENDMENTS	ny extension the	ereof (37 CFR 41.37(e)), t	o avoid dismissal of the	
 The proposed amendment(s) filed after a final rejeronal (a) They raise new issues that would require furth (b) They raise the issue of new matter (see NOTIC) They are not deemed to place the application appeal; and/or They present additional claims without cancel 	ther consideration E below); In in better form	on and/or search (see NC	TE below); educing or simplifying tl	
NOTE: <u>See Continuation Sheet</u> . (See 37 CF 4. The amendments are not in compliance with 37 CF 5. Applicant's reply has overcome the following reject 6. Newly proposed or amended claim(s) would non-allowable claim(s).	FR 1.121. See I ction(s):	Notice of Non-Compliant		
7. For purposes of appeal, the proposed amendment(how the new or amended claims would be rejected The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1-4,8-10,27-30 and 46-49. Claim(s) withdrawn from consideration:			ill be entered and an e	xplanation of
AFFIDAVIT OR OTHER EVIDENCE				
 The affidavit or other evidence filed after a final acti because applicant failed to provide a showing of go was not earlier presented. See 37 CFR 1.116(e). 	ood and sufficie	nt reasons why the affida	vit or other evidence is	necessary and
 The affidavit or other evidence filed after the date of entered because the affidavit or other evidence failed showing a good and sufficient reasons why it is necessarily 	led to overcome	<u>all</u> rejections under appe	al and/or appellant fail:	s to provide a
 10. ☐ The affidavit or other evidence is entered. An explementation of the properties of the			•	
See Continuation Sheet. 12. Note the attached Information Disclosure Stateme 13. Other: See Continuation Sheet.				
/ Christopher S. F. Low / Supervisory Patent Examiner, Art Unit 1636		Catherine Hibbert Examiner AU1636		

Continuation of 3. NOTE: The proposed amendment submitted after-final will not be entered because they raise new issues regarding new matter because the Claims 27 and 46 have substituted SEQ ID NO:7 for SEQ ID NO:9. However, the instant disclosure does not include any SEQ ID NO:9. Therefore SEQ ID NO:9 is considered new matter. However, in the interest of compact prosecution, it will be presumed that the substitution of SEQ ID NO:9 in claim 27 and claim 46 is a typographical error and was intended to recite SEQ ID NO:7. However, the proposed amendments submitted after-final even presuming the typo in the substitution of the SEQ ID NO's still raise new issues that would require further search and consideration. For example, the deletion of the limitation "and wherein at least one glycosylation site has been removed from said ectodomain of said fragment thereof" in the base Claim 1, lines 7-8, broadens the claim whereas the addition of the limitation in Claim 1, lines 14-16 further limits the claim by changing the claim language from comprising the specified amino acid sequences to consisiting of the specified amino acid sequences. Therefore, the combination of these proposed changes to the base Claim 1 that both broaden and limit the claim significantly changes the scope of the claim and would therefore require further search and consideration.

Continuation of 11. does NOT place the application in condition for allowance because: The proposed after-final claim amendments are not being entered for the following reasons:

- (I) The claims are not in compliance with 37 CFR 1.121. Continuation of 4(e) Other: Claims 27 and 46 have changed text in lines 5 and 6 respectivley, without any indication of the change by deleting the previous text or underlining the new text. Amendments to the claims filed on or after July 30, 2003 must comply with 37 CFR 1.121(c) which states:
- (c) Claims. Amendments to a claim must be made by rewriting the entire claim with all changes (e.g., additions and deletions) as indicated in this subsection, except when the claim is being canceled. Each amendment document that includes a change to an existing claim, cancellation of an existing claim or addition of a new claim, must include a complete listing of all claims ever presented, including the text of all pending and withdrawn claims, in the application. The claim listing, including the text of the claims, in the amendment document will serve to replace all prior versions of the claims, in the application. In the claim listing, the status of every claim must be indicated after its claim number by using one of the following identifiers in a parenthetical expression: (Original), (Currently amended), (Canceled), (Withdrawn), (Previously presented), (New), and (Not entered).
- (1) Claim listing. All of the claims presented in a claim listing shall be presented in ascending numerical order. Consecutive claims having the same status of "canceled" or "not entered" may be aggregated into one statement (e.g., Claims 1-5 (canceled)). The claim listing shall commence on a separate sheet of the amendment document and the sheet(s) that contain the text of any part of the claims shall not contain any other part of the amendment.
- (2) When claim text with markings is required. All claims being currently amended in an amendment paper shall be presented in the claim listing, indicate a status of "currently amended," and be submitted with markings to indicate the changes that have been made relative to the immediate prior version of the claims. The text of any added subject matter must be shown by underlining the added text. The text of any deleted matter must be shown by strike-through except that double brackets placed before and after the deleted characters may be used to show deletion of five or fewer consecutive characters. The text of any deleted subject matter must be shown by being placed within double brackets if strike-through cannot be easily perceived. Only claims having the status of "currently amended," or "withdrawn" if also being amended, shall include markings. If a withdrawn claim is currently amended, its status in the claim listing may be identified as "withdrawn-currently amended."
- (3) When claim text in clean version is required. The text of all pending claims not being currently amended shall be presented in the claim listing in clean version, i.e., without any markings in the presentation of text. The presentation of a clean version of any claim having the status of "original," "withdrawn" or "previously presented" will constitute an assertion that it has not been changed relative to the immediate prior version, except to omit markings that may have been present in the immediate prior version of the claims of the status of "withdrawn" or "previously presented." Any claim added by amendment must be indicated with the status of "new" and presented in clean version, i.e., without any underlining.
 - (4) When claim text shall not be presented; canceling a claim.
 - (i) No claim text shall be presented for any claim in the claim listing with the status of "canceled" or "not entered."
- (ii) Cancellation of a claim shall be effected by an instruction to cancel a particular claim number. Identifying the status of a claim in the claim listing as "canceled" will constitute an instruction to cancel the claim.
- (5) Reinstatement of previously canceled claim. A claim which was previously canceled may be reinstated only by adding the claim as a "new" claim with a new claim number. See 37 CFR 1.111.
- (2) The proposed after-final amendments introduce new matter and require further search and consideration (explained above).

The non-entry of the proposed after-final Claim amendments renders applicants arguments moot.

Continuation of 13. Other: The Amendment to the Specification submitted after-final on 1/25/2010 has been considered and is received and entered.